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2 IN THE UNITED DISTRICT COURT

3 EASTERN DISTRICT OF OKLAHOMA

4

5 DAN MILLER, as Special Administrator
of the ESTATE OF HANK MILLER,
6 Deceased, et al.,

7 Plaintiff

8 v

22 CV-164RAW

9

10 B.J. HEDGEPOCK, in his official
capacit as Sheriff of Pushmataha
11 County, State of Oklahoma; et al.,

12 Defendant.

13

14 CERTIFIED COPY

15 DEPOSITION OF TAMMY LYNN SCOTT

16 TAKEN ON BEHALF OF THE DEFENDANTS

17 ANTLERS, OKLAHOMA

18 HAD ON THE 21st DAY OF FEBRUARY, 2024

19 COMMENCING AT 11:00 AM

20

21

22 INSTASCRIPT, LLC
125 PARK AVENUE, LOWER LEVEL
23 OKLAHOMA CITY, OKLAHOMA 73102
24 (405) 605-6880
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1 you no longer have that opinion. Right?

2 A It's not about that.

3 Q Now, after the lawsuit was filed, you no
4 longer think the officer accidentally grabbed your hair.

5 Correct?

6 A No, sir.

7 Q Was that a "yes"?

8 A No.

9 Q "No, sir"?

10 A No, sir. It's not...

11 Q So what you think now, as to the officer's
12 intent in that moment, is different from what you
13 thought and what you conveyed to the OSBI agent. Right?

14 MR. TERRILL: You can answer.

15 A Yes -- well, I'm -- I'm sorry, what?

16 Q (By Mr. Smith) What you think now about the
17 officer's intention, in terms of whether he meant to
18 grab your hair, is different from what you thought after
19 the event and what you conveyed to the OSBI agent.

20 Right?

21 A Whatever I told the OSBI guy, that's what
22 happened.

23 Q So if you told the OSBI guy that the officer
24 didn't mean to grab your hair and was trying to grab
25 you, that's what you believe now?

1 A That's the -- that's what I told him and
2 that's what I still feel like.

3 Q And, likely, you had that impression because
4 you knew that the officers were trying to get you out of
5 the car --

6 MR. TERRILL: Object --

7 Q (By Mr. Smith) -- right?

8 MR. TERRILL: Object to form.

9 You can still answer. Unless I tell you not
10 to, you just go -- I'm just -- when I make an objection
11 like that, it's really just for purposes of the record.
12 I'm not instructing you to do anything, other than I'm
13 preserving my objection. You'll still answer the
14 question.

15 Q (By Mr. Smith) Do you remember my question?
16 Or do you want me to ask it again?

17 A Ask it again.

18 Q Well, why do you think you had that
19 impression, that you told the OSBI agent after the event
20 that the officer had accidentally grabbed your hair?

21 A Because that's how I felt, he accidentally --
22 he... I think he was meaning to grab me and not my hair.

23 Q Do you know why you felt that way?

24 A Because I never seen him before and I never
25 dealt with him, so I figured he -- I didn't...